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- I. BRIAN J. MALLOY, declare under penalty of perjury as follows:
- I am an attorney at law licensed to practice in the courts of the State of California, and I am admitted to the United States District Court for the Northern District of California. I am an associate with The Brandi Law Firm, attorneys of record for plaintiffs herein. I make this declaration of my own personal knowledge and, if called as a witness, I could testify competently thereto.
- The plaintiffs in this action reside in the following states: Deborah Getz and 2. resides in Roseville, California; Rodney Thomas resides in Lincoln, California; Mary Duffman and Sophia Duffman reside in North Carolina; Christine Vaughn and Brad Vaughn reside in Iowa; Jill Garbs and Doug Garbs reside in Illinois; Jordan Lanham resides in Georgia; Ryanne and Scot Noss reside in Florida; Jerry Goldsmith resides in Alabama; Timothy Brauch resides in North Carolina; Chris Trisko resides in North Carolina, and Mark Daniel Houghton resides in Georgia.
- Attached as Exhibit A is a true and correct copy of the Complaint for 3. Wrongful Death, Bodily Injuries and Loss of Consortium filed on October 5, 2007 in the Superior Court, County of San Francisco.

- 4. Attached as Exhibit B is a true and correct copy of Honeywell International, Inc.'s corporate information filing with the California Secretary of State, current as of January 25, 2008.
- 5. Attached as Exhibit C is a true and correct copy of The Boeing Company's corporate information filing with the California Secretary of State, current as of January 25, 2008.
- 6. Attached as Exhibit D is a true and correct copy the Amended Answer of The Boeing Company.
- 7. Attached as Exhibit E is a true and correct copy of Goodrich Corporation's corporate information filing with the California Secretary of State, current as of January 25, 2008.
- 8. Attached as Exhibit F is a true and correct copy of the Rule 7.1 Disclosure Statement and Civil Local Rule 3-16 Certification of Interested Entities or Persons For Defendant Goodrich Pump and Engine Control Systems, Inc.
- 9. Attached as Exhibit G is a true and correct copy of the Answer of Honeywell International, Inc. to Plaintiffs' Complaint for Wrongful Death; Bodily Injuries; and Loss of Consortium.
- 10. Attached as Exhibit H is a true and correct copy of the Answer of Defendant Goodrich Pump and Engine Control Systems, Inc. to Complaint.
- 11. Attached as Exhibit I is a true and correct copy of the Declaration of Richard S. Chon In Support of Defendant The Boeing Company's Notice of Removal along with Exhibit B to that declaration, referred to as the United States Army, Material Inspection and Receiving Report Form DD250.

Document 25

Filed 01/31/2008

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